1 THE HONORABLE JAMES L. ROBART 2 3 4 5 6 7 IN THE UNITED STATE DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 ANNA PATRICK, DOUGLAS MORRILL, Case No. 2:23-cv-00630- JLR 10 ROSEANNE MORRILL, LEISA GARRETT, ROBERT NIXON, STIPULATION AND [PROPOSED] ORDER 11 REGARDING DEADLINES TO RESPOND SAMANTHA NIXON, DAVID BOTTONFIELD, ROSEMARIE TO COMPLAINT AND RELATED 12 BOTTONFIELD, TASHA RYAN, **BRIEFING SCHEDULES** ROGELIO VARGAS, MARILYN DEWEY, 13 PETER ROLLINS, RACHAEL ROLLINS, Noted: July 6, 2023. KATRINA BENNY, SARA ERICKSON, 14 GREG LARSON, and JAMES KING, 15 individually and on behalf of all others similarly situated. 16 Plaintiffs, 17 18 v. 19 DAVID L. RAMSEY, III, individually; HAPPY HOUR MEDIA GROUP, LLC, a 20 Washington limited liability company; THE LAMPO GROUP, LLC, a Tennessee 21 limited liability company, 22 Defendants. 23 24 25 26 MORGAN, LEWIS & BOCKIUS LLP

STIPULATION AND [PROPOSED] ORDER REGARDING DEADLINES TO RESPOND TO COMPLAINT AND RELATED BRIEFING SCHEDULES – PAGE 1 Case No. 2:23-cv-00630-JLR

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WHEREAS, Defendants David L. Ramsey III and The Lampo Group, LLC waived service 1 2 of process on May 25, 2023, and Defendant Happy Hour Media Group, LLC waived service of 3 process on July 6, 2023, 4 WHEREAS, under the Federal Rules of Civil Procedure, the current deadlines for 5 Defendants to answer or otherwise respond to the Complaint are July 24, 2023, and August 14, 2023, respectively, 6 7 WHEREAS, each of the Defendants anticipate that they will respond to the Complaint by 8 filing motions to dismiss pursuant to Fed. R. Civ. P. 12, and 9 WHEREAS, the parties have met and conferred regarding the motions to dismiss and an 10 appropriate briefing schedule. 11 THEREFORE, in order to provide a single, coordinated schedule for briefing Defendants' 12 anticipated motions to dismiss, and to accommodate counsels' schedules on both sides, the parties 13 have agreed to the following deadlines and ask that the Court enter an Order adopting them: 14 Date by which any motions to dismiss will be due: August 10, 2023 15 Date by which oppositions will be due: September 7, 2023 16 Date on which motions will be noted and reply briefs will be due: September 15, 2023 17 In addition to the above, one or more Defendants anticipate they will file a motion to stay discovery and to stay issuance of a case schedule pending the resolution of the motions to dismiss. 18 19 The parties stipulate and agree that the motion to stay should be filed on August 10, 2023. The 20 parties further agree that while any party may issue written discovery prior to August 10, no party 21 shall be required to respond substantively to discovery until the Court resolves the motion to stay. 22 This stipulation is without prejudice to any party's position regarding the merits of a stay. 23 24 25 26 STIPULATION AND [PROPOSED] ORDER REGARDING MORGAN, LEWIS & BOCKIUS LLP

1 2 STIPULATED TO this 6th day of July, 2023. 3 ALBERT LAW PLLC MORGAN, LEWIS & BOCKIUS LLP 4 By: *s/ Gregory Albert* By: *s/Damon Elder* 5 Gregory W Albert, WSBA #42673 Patricia A. Eakes, WSBA No. 18888 Jonah L Ohm Campbell, WSBA #55701 Damon C. Elder, WSBA No. 46754 6 Tallman Harlow Trask, IV, WSBA #60280 Tyler Weaver, WSBA No. 29413 7 3131 Western Ave, Suite 410 Andrew DeCarlow, WSBA No. 54471 Seattle, WA 98121 8 Phone: (206) 576-8044 1301 Second Avenue, Suite 2800 Fax: 425-659-2678 Seattle, WA 98101 9 Email: greg@albertlawpllc.com Phone: (206) 274-6400 jonah@albertlawpllc.com 10 Email: patty.eakes@morganlewis.com damon.elder@morganlewis.com tallman@albertlawpllc.com 11 tyler.weaver@morganlewis.com andrew.decarlow@morganlewis.com FRIEDMAN RUBIN PLLC (SEATTLE-12 **DOWNTOWN**) Attorneys for Defendants David L. Ramsey, III 13 and The Lampo Group, LLC By: s/Roger Davidheiser Roger S. Davidheiser, WSBA #18638 14 1109 1st Ave Ste 501 **CORR CRONIN LLP** 15 Seattle, WA 98101-2988 By: s/Jack Lovejoy Phone: (206) 501-4446 Jack Lovejoy 16 1015 Second Avenue, Floor 10 Fax: 206-623-0794 Email: rdavidheiser@friedmanrubin.com Seattle, WA 98104-1001 17 Phone: (206) 625-8600 18 Email: jlovejoy@corrcronin.com Attorneys for Plaintiffs 19 Attorney for Defendant Happy Hour Media Group, LLC 20 21 22 23 24 25 26

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[PROPOSED] ORDER IT IS SO ORDERED. DATED this 6th day of July, 2023. m R. Plut The Honorable James L. Robart United States District Judge